

BEFORE
THE PUBLIC SERVICE COMMISSION OF
SOUTH CAROLINA
DOCKET NO. 1999-079-T – ORDER NO. 2000-1003
DECEMBER 13, 2000

IN RE: Application of Captola Mason & John W.) ORDER
Mason DBA C & J Airport Transportation,) AMENDING
415 Parksdale Drive, #10D, Charleston,) CERTIFICATE
SC 29414, to Amend Class C Charter Certificate)
No. 6727 by a Change in the Name thereon)
to Captola Mason DBA C & J Airport)
Transportation.)

This matter comes before the Public Service Commission of South Carolina (the Commission) by way of the Application of Captola Mason & John W. Mason DBA C & J Airport Transportation (the Applicant), whereby the Applicant seeks approval of an amendment to its Certificate of Public Convenience and Necessity to reflect a modification to the name appearing on such Certificate. Specifically, the Applicant requests the approval of the following modification:

FROM: Captola Mason & John W. Mason DBA
C & J Airport Transportation

TO: Captola Mason DBA C & J Airport Transportation.

The Applicant asserts that the relief requested incorporates merely a change in the name of the holder of the Certificate. The Application further indicates that the change of name does not involve a change in ownership, officers, or operation of the business.

This matter is also before the Commission by way of the Applicant seeking certain relief in the nature of amendment to Class C Charter Certificate regarding its passenger service, by changing the restriction on the Certificate to read as follows:

RESTRICTED TO: 10 PASSENGERS.

Based upon a thorough review of the matters asserted in the instant Application, the Commission is of the opinion that the relief sought by the Applicant should be approved.


IT IS THEREFORE ORDERED:

1. That the relief sought in the Application for modification of Certificate of Public Convenience and Necessity No. 6727 by changing the name and restriction thereon be, and hereby is, approved.
2. That said approval is for a change in name only and does not authorize any change in the control or operation of the Applicant's regulated services.
3. That the Applicant file the proper license fees and other information required by S.C. Code Ann. Section 58-23-10 et seq. (1976), as amended, and by R.103-100 through R.103-241 of the Commission's Rules and Regulations for Motor Carriers, S.C. Code Ann. Vol. 26 (1976), as amended, and R.38-400 through 38-503 of the Department of Public Safety's Rules and Regulations for Motor Carriers, S.C. Code Ann. Vol. 23A (1976), as amended within sixty (60) days of the date of this Order, or within such additional time as may be authorized by the Commission.
4. That upon compliance with applicable provisions of law, a modified certificate shall be issued to the Applicant as provided herein.

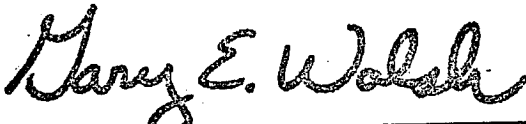
5. That prior to compliance with such statutory and regulatory requirements and the receipt of such modified Certificate, the motor carrier services authorized by such Certificate may not be provided.

6. That this Order shall remain in full force and effect until further Order of the Commission.

BY ORDER OF THE COMMISSION:


Chairman

ATTEST:


Executive Director

(SEAL)